United States Bankruptcy Court for the Southern District of Ohio, Eastern Division Columbus Divisional Office

IN RE:			
			Case No. 01-59058
	HPM Corporation		Judge: C. Kathryn Preston
			Chapter: 7
	Debtor(s)	/	-

MOTION FOR PAYMENT OF UNCLAIMED FUNDS

Under penalty of perjury, the estate of Robert D Haas (Movant) declares that the following statements and information are true and correct.

- 1. To the best of Movant's knowledge, a check in the amount of \$4,036.11 was issued to C. Marjorie Haas (name of original creditor/claimant).
- 2. To the best of Movant's knowledge, the funds were tendered by the case trustee to the Bankruptcy Clerk and then to the United States Treasury.
- 3. The Movant's current address, phone number and social security number (last 4 digits only of social security number or complete EIN) are as follows:

101 Kenilworth Drive Akron, OH 44313 Phone: 330-714-9377 xxx-xx-4437

4. The Movant did not deposit the check for the following reason(s):

Dividends were not collected by the creditor, C. Marjorie Haas. Clara Marjorie Haas aka C. Marjorie Haas passed away on August 30, 2007 as evidenced by the Certificate of Death labeled exhibit A. Clara Marjorie Haas left the residue estate to her husband Robert D Haas as evidenced by the probated Will labeled exhibit B. Robert D Haas passed away on April 29, 2011 as evidenced by the Certificate of Death labeled exhibit C. Gerald A. Haas & Roxie Ann Todd have been named the executors to the estate of Robert D Haas as evidenced by the Letters of Authority labeled exhibit D. The Estate of Robert Haus's current address is listed above.

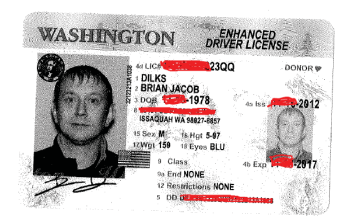
- 5. Movant represents that he/she is the owner of the funds, or is a legal representative of the owner, and is entitled to receive the funds. (If the movant is other than the owner of the funds, additional requirements pursuant to Local Bankruptcy Rule 3011-1(d) may apply to establish the right of payment of the unclaimed funds.)
- 6. Movant understands that pursuant to 18 U.S.C. § 152, a fine or imprisonment or both may be imposed if he/she knowingly or fraudulently made any false statements in this document.
- 7. Wherefore, Movant requests an order directing the Clerk to pay the funds to <u>The Estate of Robert Haus c/o Dilks & Knopik, LLC</u>, and mail said check to the following address: 35308 SE Center St, Snoqualmie, WA 98065.

Respectfully Submitted:

Dated: August 11, 2016

/s/Brian J. Dilks
Managing Member

Dilks & Knopik, LLC 35308 SE Center St Snoqualmie, WA 98065 Brian.dilks@dilksknopik.com



AFFIDAVIT OF FUNDS LOCATOR

I, <u>Brian J. Dilks</u>, have obtained the consent of the claimant to make application for the unclaimed funds as provided in this application. I have made all reasonable efforts required to believe to the best of my knowledge that The Estate of Robert Haus is legally entitled to the unclaimed funds referenced in this application.

Dated August 11, 2016

/s/Brian J. Dilks
Managing Member
Dilks & Knopik, LLC
35308 SE Center St
Snoqualmie, WA 98065
Brian.dilks@dilksknopik.com

United States Bankruptcy Court for the Southern District of Ohio, Eastern Division Columbus Divisional Office

IN RE: HPM Corporation	Case No. 01-59058	
Debtor(s)	/	

CERTIFICATE OF SERVICE OF APPLICATION

I hereby certify that a copy of the foregoing Motion for Payment of Unclaimed Funds was served on the following by ordinary U.S. Mail on <u>August 11, 2016</u>

United States Attorney OHSB 303 Marconi Boulevard, Suite 200 Columbus, Ohio 43215 US Trustee 170 N. High Street, Suite 200 Columbus, OH 43215

HPM Corporation Debtor 820 Marion Rd Mount Gilead, OH 43338

A copy of the foregoing Motion for Payment of Unclaimed Funds was served on the following via Electronic Mail on <u>August 11, 2016</u>

Sara J Daneman Trustee sjdlaw@yahoo.com John A Gleason Debtors Attorney

igleason@cdgattorneys.com

Dated: August 11, 2016

/s/Brian J. Dilks

Managing Member Dilks & Knopik, LLC 35308 SE Center St Snoqualmie, WA 98065 Brian.dilks@dilksknopik.com

United States Bankruptcy Court for the Southern District of Ohio, Eastern Division Columbus Divisional Office

IN RE:			
			Case No. 01-59058
	HPM Corporation		Judge: C. Kathryn Prestor
			Chapter: 7
	Debtor(s)	/	_

NOTICE OF MOTION

Dilks & Knopik, LLC has filed a Motion for Payment of Unclaimed Funds with the court.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. If you do not want the court to grant the relief sought in the motion/objection, then on or before twenty-one (21) days from the date set forth in the certificate of service for the motion/objection, you must file with the court a response explaining your position by mailing your response by regular US Mail to the bankruptcy court clerk's office OR your attorney must file a response using the court's ECF system.

The court must **receive** your response on or before the above date. You must also send a copy of your response either by 1) the court's ECF System or by 2) regular U.S. Mail to

United States Attorney OHSB 303 Marconi Boulevard, Suite 200

Columbus, Ohio 43215

170 N. High Street, Suite 200 Columbus, OH 43215

HPM Corporation Debtor 820 Marion Rd Mount Gilead, OH 43338 John A Gleason Debtors Attorney jgleason@cdgattorneys.com

Sara J Daneman Trustee sjdlaw@yahoo.com Dilks & Knopik, LLC 35308 SE Center Street Snoqualmie, WA 98065

If you or your attorney do not take these steps, the court may decide that you do not oppose the relief sought in the motion/objection and may enter an order granting that relief without further hearing or notice.

Dated: August 11, 2016

/s/ Brian J. Dilks Managing Member Dilks & Knopik, LLC 35308 SE Center St Snoqualmie, WA 98065 Brian.dilks@dilksknopik.com

Case 2:01-bk-59058 Doc 1091 Filed 08/11/16 Entered 08/11/16 17:26:46 Desc Main Document Page 7 of 10 UNITED STATES BANKRUPTCY COURT

UNITED STATES BANKRÜPTCY COURT SOUTHERN DISTRICT OF OHIO, EASTERN DIVISION

	RE: HPM Corporation)	Case: 01-59058	
		Ś	AUTH	ORITY TO ACT
		Ś		Power of Attorney
_	Debtor(s)	Ś		ONE TRANSACTION
				POLID THERIBITOTION
	USED ONLY TO COLLECT	FUNDS FRO	OM THE ABOVE REFERI	ENCED CASE
1.	Gerald A. Haas & Roxie Ann Too lawful attorney in fact for the limit pertaining to the outstanding tender right to collect on CLIENT's behalf a	ited purpose of funds in the	of recovering, receiving and a mount of \$4.036.11 (the "I	l obtaining information
2.	CLIENT grants to D&K the authoric recover or obtain the FUNDS held includes the right to receive all condeposit checks payable to CLIENT D&K pursuant to and in accordance	by the govern mmunications for distribution	nmental agency or authority. from the governmental age on of the FUNDS to CLIENT	This limited authority
3.	D&K may not make any expenditure prior written consent.	or incur any	costs or fees on behalf of CLI	ENT without CLIENT's
4.	This Authority to Act shall become of the aforementioned FUNDS. I au in lieu of the original.	effective on the	se of a photocopy of this Lim	ited Power of Attorney
_	Frush Von		7/2.	5/16 20/6
Зe	rald A. Haas		Date	
Ro	xie Ann Todd		Date Date	5/16,2026 75,20/6
		ACKNOW	LEDGMENT	
	STATE OF OH)		COUNTY OF SUMA	n 1
8	On this 25 day of	ing instrument.	and who acknowledged to me t	o me to be the persons
1	WITNESS my hand and official seal.	7		
1	NOTARY PUBLIC TUCKS!	C. 500	STATIAL STATE	Michael C. Ford Resident Summit County
	Residing at AKNON OH		* My	Notary Public, State of Ohlo Commission Expires: (/11/2020
N	My Commission expires 1/11/202	7-0	TE OF ONE	







Doc 1091 Filed 08/11/16 Entered 08/11/16 17:26:46 Desc Case 2:01-bk-59058 Main Document Page 10 of 10 UNITED STATED BANKRUPTCY COURT

SOUTHERN DISTRICT OF OHIO

RE:)	
)	Case: 01-59058
HPM Corporation)	
Debtor(s)		INDIVIDUAL IDENTIFACATION FORM FOR UNCLAIMED FUNDS
We, Gerald A. Haas & Roxie Ann T court in the above-named case and r	<u>odd</u> , hereby allege th equest payment of m	at we are the owner of unclaimed funds deposited with the y unclaimed funds.
Name: Gerald A. Haas & Roxie A	nn Todd	
Current Phone No. 330-714-9377		
Gerald A. Haas Social Security N	o. <u>XXX-XX-</u> 084	<u> </u>
Roxie Ann Todd Social Security	No. XXX-XX- 647	18
Previous Mailing Address:	856 Andrews Road Medina, OH 4425	
Current Mailing Address:	101 Kenilworth Dr Akron, OH 44313	ive
Gerald A. Haas Driver's License I	No. RF2999	98
Roxie Ann Todd Driver's License	No. RT7964	86
Signature Gerald A. Haas* Signature Roxie Ann Todd*	16 Hans	
*Attach copy of Driver's License		- 51
STATE OF Off	, COUNTY OF_	Summit
acknowledged to me that he/she/they	ence) to be the person(sexecuted the same in his	personally appeared Gerald A. Haas & Roxie Ann Todd with driver's personally known to me (or proved whose name(s) is/are subscribed to the within instrument and s/her/their authorized capacity(ies), and that by his/her/their n behalf of which the person(s) acted, executed the instrument.
(SEAL)	FOR	Michael C. Ford Pablic Resident Summit County Notary Public, State of Ohio My Commission Expires:
My commission expires on	· <u>U</u>	11/2020